COMMITTEE REPORT

MADAM PRESIDENT:

1

The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill No. 49, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete the title and insert the following:

_	A DIVI FOR AN ACT () Lit I I' C I
2	A BILL FOR AN ACT to amend the Indiana Code concerning
3	probate.
4	Delete everything after the enacting clause and insert the
5	following:
6	SECTION 1. IC 29-1-1-12 IS AMENDED TO READ AS
7	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 12. (a) Unless waived
8	and except as otherwise provided by law, all notices required by this
9	article to be served upon any person shall be served as the court shall
10	direct by rule or in a particular case, either: by:
11	(a) by (1) delivering a copy of the same notice to such the
12	person or by leaving a copy of the same notice at his the
13	person's last and usual place of residence, at least ten (10) days
14	before the hearing, if he the person is a resident of the state of
15	Indiana;
16	(b) by (2) publication, if the person is a nonresident of the state
17	of Indiana or if his the person's residence is unknown, once
18	each week for three (3) weeks consecutively in some a
19	newspaper printed and circulating in the county where said the
20	court is held, the first day of publication to be at least thirty (30)
21	days prior to the date set for hearing; or in case there be is no
22	newspaper printed in said the county, then in some a newspaper
23	circulating in the county where the proceeding is pending, and
24	designated by the judge or clerk;
25	(c) by registered or certified mail, requesting a return receipt, (3)
26	first class postage prepaid mail addressed to such the person

located in the United States, at his the person's address stated in the petition for the hearing, to be posted by depositing in any United States post office in this state at least fourteen (14) days prior to the date set for hearing in said the notice;

- (d) by (4) personal service on nonresidents to be served by any officer authorized to serve process in the county of the nonresident, which notice shall be served at least fourteen (14) days prior to the date set for hearing in such notice; or
- (e) by (5) any combination of two (2) or more of the above.
- (b) In all cases where service by publication is ordered but personal service or service by registered mail is not ordered, all persons directed by the provisions of this article, or by order of the court, to be notified, whose names and addresses are known or can by reasonable diligence be ascertained by the party charged with the duty of giving such notice, shall in addition to such the published notice required by order, be served by a written notice by United States first class postage prepaid mail at least fourteen (14) days prior to the date set for hearing in said the notice.
- (c) The personal representative or party charged with the duty of giving said notice shall furnish the clerk with sufficient copies of said the notice, prepared for mailing, and the clerk shall mail the same. notice.

SECTION 2. IC 29-1-7-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 7. (a) As soon as letters testamentary or of administration, general or special, supervised or unsupervised, have been issued, the clerk of the court shall publish notice of the estate administration.

- (b) The notice required under subsection (a) shall be published in a newspaper of general circulation, printed in the English language and published in the county where the court is located, once each week for two (2) consecutive weeks. A copy of the notice, with proof of publication, shall be filed with the clerk of the court as a part of the administration of the estate within thirty (30) days after the publication. If no newspaper is published in the county, the notice shall be published in a newspaper published in an adjacent county.
- (c) The notice required under subsection (a) shall be served by **certified** mail on each heir, devisee, legatee, and known creditor whose name and address is set forth in the petition for probate or letters. The personal representative shall furnish sufficient copies of the notice, prepared for mailing, and the clerk of the court shall mail the notice upon the issuance of letters.
- (d) The personal representative or the personal representative's agent shall serve notice on each creditor of the decedent:
 - (1) whose name is not set forth in the petition for probate or letters under subsection (c);
 - (2) who is known or reasonably ascertainable within one (1) month after the first publication of notice under subsection (a); and
 - (3) whose claim has not been paid or settled by the personal representative.

The notice may be served by mail or any other means reasonably calculated to ensure actual receipt of the notice by a creditor.

- (e) Notice under subsection (d) shall be served within one (1) month after the first publication of notice under subsection (a) or as soon as possible after the elapse of one (1) month. If the personal representative or the personal representative's agent fails to give notice to a known or reasonably ascertainable creditor of the decedent under subsection (d) within one (1) month after the first publication of notice under subsection (a), the period during which the creditor may submit a claim against the estate includes an additional period ending two (2) months after the date notice is given to the creditor under subsection (d). However, a claim filed under IC 29-1-14-1(a) more than nine (9) months after the death of the decedent is barred.
- (f) A schedule of creditors that received notice under subsection (d) shall be delivered to the clerk of the court as soon as possible after notice is given.
- (g) The giving of notice to a creditor or the listing of a creditor on the schedule delivered to the clerk of the court does not constitute an admission by the personal representative that the creditor has an allowable claim against the estate.
- (h) If any person entitled to receive notice under this section is under a legal disability, the notice may be served upon or waived by the person's natural or legal guardian or by the person who has care and custody of the person.

(i)	The notice	shall read	substantially	as	follows:
-----	------------	------------	---------------	----	----------

NO	OTICE OF ADMINIS	STRATION	
In the	Court of	County, Ind	iana.
Notice is hereb	y given that	was, on the	day of
, 20, ap	pointed personal rep	presentative of t	he estate of
, decease	ed, who died on the	day of	, 20
All persons wh	o have claims again	st this estate, wh	nether or not
now due, must file	the claim in the off	ice of the clerk	of this court
within three (3) mo	nths from the date o	of the first public	ation of this
notice, or within nin	e (9) months after the	e decedent's deatl	h, whichever
is earlier, or the clai	ms will be forever b	arred.	
Dated at	, Indiana, this	day of	, 20

CLERK OF THE _____ COURT

FOR _____ COUNTY, INDIANA SECTION 3. IC 29-1-17-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 2. (a) After the expiration of the time limit for the filing of claims, and after all claims against the estate, including state and federal inheritance and estate taxes, have been determined, paid, or provision made therefor, except contingent and unmatured claims which cannot then be paid, the personal representative shall, if the estate is in a condition to be closed, render his a final account and at the same time petition the court to decree the final distribution of the estate. Notice of the hearing of the petition shall be given to all interested persons: under IC 29-1-16-6.

(b) In its decree of final distribution, the court shall designate the

persons to whom distribution is to be made, and the proportions or parts of the estate, or the amounts, to which each is entitled under the will and the provisions of this probate code, including the provisions regarding advancements, election by the surviving spouse, lapse, renunciation, adjudicated compromise of controversies, and retainer. Every tract of real property so distributed shall be specifically described therein. The decree shall find that all state and federal inheritance and estate taxes are paid, and if all claims have been paid, it shall so state; otherwise, the decree shall state that all claims except those therein specified are paid and shall describe the claims for the payment of which a special fund is set aside, and the amount of such fund. If any contingent claims which have been duly allowed are still unpaid and have not become absolute, such claims shall be described in the decree, which shall state whether the distributees take subject to them. If a fund is set aside for the payment of contingent claims, the decree shall provide for the distribution of such fund in the event that all or a part of it is not needed to satisfy such contingent claims. If a decree of partial distribution has been previously made, the decree of final distribution shall expressly confirm it, or, for good cause, shall modify said decree and state specifically what modifications are made.

- (c) If a distributee dies before distribution to him the distributee of his the distributee's share of the estate, such the distributee's share may be distributed to the personal representative of his the distributee's estate, if there be is one; or if no administration on his the deceased distributee's estate is had and none is necessary according to IC 1971, 29-1-8, the share of such the deceased distributee shall be distributed in accordance therewith, with IC 29-1-8.
- (d) The decree of final distribution shall be a conclusive determination of the persons who are the successors in interest to the estate of the decedent and of the extent and character of their interest therein, subject only to the right of appeal and the right to reopen the decree. It shall operate as the final adjudication of the transfer of the right, title, and interest of the decedent to the distributees therein designated; but no transfer before or after the decedent's death by an heir or devisee shall affect the decree, nor shall the decree affect any rights so acquired by grantees from the heirs or devisees.
- (e) Whenever the decree of final distribution includes real property, a certified copy thereof shall be recorded by the personal representative in every county of this state in which any real property distributed by the decree is situated except the county in which the estate is administered. The cost of recording such decree shall be charged to the estate.

SECTION 4. IC 29-1-19-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 8. Upon the filing of a petition for the appointment of a guardian or the issuance of a protective order under this article, notice shall be given to the incapacitated person, and to other persons in the manner provided by IC 29-3-6, and also to the Department as provided by this chapter. department by certified mail.

SECTION 5. IC 29-3-6-1 IS AMENDED TO READ AS

1 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. (a) When a petition 2 for appointment of a guardian or for the issuance of a protective order 3 is filed with the court, notice of the petition and the hearing on the 4 petition shall be given by certified mail as follows: 5 (1) If the petition is for the appointment of a successor guardian, 6 notice shall be given unless the court, for good cause shown, 7 orders that notice is not necessary. 8 (2) If the petition is for the appointment of a temporary guardian, 9 notice shall be given as required by IC 29-3-3-4(a). 10 (3) If the subject of the petition is a minor, notice of the petition 11 and the hearing on the petition shall be given to the following persons whose whereabouts can be determined upon reasonable 12 13 inquiry: 14 (A) The minor, if at least fourteen (14) years of age, unless the minor has signed the petition. 15 16 (B) Any living parent of the minor, unless parental rights 17 have been terminated by a court order. (C) Any person alleged to have had the principal care and 18 19 custody of the minor during the sixty (60) days preceding 20 the filing of the petition. (D) Any other person that the court directs. 21 (4) If it is alleged that the person is an incapacitated person, 22 notice of the petition and the hearing on the petition shall be 23 24 given to the following persons whose whereabouts can be 25 determined upon reasonable inquiry: 26 (A) The alleged incapacitated person, the alleged incapacitated person's spouse, and the alleged incapacitated 27 28 person's adult children, or if none, the alleged incapacitated 29 person's parents. 30 (B) Any person who is serving as a guardian for, or who has the care and custody of, the alleged incapacitated person. 31 32 (C) In case no person other than the incapacitated person is 33 notified under clause (A), at least one (1) of the persons 34 most closely related by blood or marriage to the alleged 35 incapacitated person. (D) Any person known to the petitioner to be serving as the 36 37 alleged incapacitated person's attorney-in-fact under a 38 durable power of attorney. 39 (E) Any other person that the court directs. 40 Notice is not required under this subdivision if the person to be 41 notified waives notice or appears at the hearing on the petition. 42 (b) Whenever a petition (other than one for the appointment of a 43 guardian or for the issuance of a protective order) is filed with the 44 court, notice of the petition and the hearing on the petition shall be 45 given to the following persons, unless they appear or waive notice: 46 (1) The guardian. 47 (2) Any other persons that the court directs, including the 48 following: 49 (A) Any department, bureau, agency, or political

RS 004901/ta 2007+

subdivision of the United States or of this state that makes

50

1	or awards compensation, pension, insurance, or other	
2	allowance for the benefit of an alleged incapacitated person.	
3	(B) Any department, bureau, agency, or political	
4	subdivision of this state that may be charged with the	
5	supervision, control, or custody of an alleged incapacitated	
6	person.	
7	(c) All notices required by this section shall be given in the	
8	manner prescribed by IC 29-1-1-12 through IC 29-1-1-14.	
	(Reference is to SB 49 as introduced.)	

and when so amended that said bill be reassigned to the Senate Committee on Judiciary.

LONG	Chairperson